FORM No. 681-Oregon Trust Does

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Vol. 18 Page 43203 TRUST DEED DECEMBER THIS TRUST DEED, made this 19...77 hetween 7 day of CHRISTROSPEED, MARTMAN, & BEVERLY JEAN HARTMAN, HUSBAND & WIFE, as Granitor, TRANSAMERICA TITLE INSURANCE CO., as Trustee, and WELLS FARGO REALTY SERVICES INC., TRUSTEE UNDER TRUST #7219, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: in

Lot 3 in Block 16 OREGON SHORES SUBDIVISION-Tract #1053 in the County of Klamath, State of Oregon, as shown on the Map filed on October 3, 1973 in Volume 20, Pages 21 and 22 of MAPS in the office of the County Recorder of said County.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE. THOUSAND FOUR HUNDRED NINETY-TWO AND 94/100 CENTS. Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable

To protect the security of this trust deed, grantor agroes: 1. To protect, preserve and maintain said property in good condition pair; not to remove or demolish any building or improvement thereon; commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike any building or improvement which may be constructed, damaged or the constructed or

d workmanlike d. damaged or manne. destroj with all laws, ordinances, regular affecting said property; if the ber h financing statements pursuant to ants, conditions a

offices, as well rching agencies ice or rovide and continuously maintain insurance on the buildings er erected on the said premises against loss or damage by fire hazards as the beneficiary may from time to time require, in ry. . To provide herealter erec

the latter the ount not less than \$ miss acceptable to the beneficiary, with loss so insurance shall be delivered to the bene grantor shall fail for any resson to procure raid policies to the beneficiary at least fittee if any policy of insurance now or hereafter eneficiary may procure the same at grant il lor any reason to procure any su the beneficiary at least filteen days insurance now or hereafter placed procure the same at grantor's exi-te or other insurance at under any fire or other on any indebtedness secur ermine, or at option of bu thereol, may be released or waive any default or r pursuant to such notion To t

to be used by the second secon terines free from mechanics --er charges that may be levied so delinquent and promptly deli grantor lail to make payment of lens or other charges payabl - providing beneliciary with lu sliciary may, at ils option, mak vith interest at the rate set forth obligations described in paragra to and become a part of the c - any ideat arising from b iree m mechanics' liens and to pay all uch payment, ben amount so paid, 1 together with the red, shall be addeci red, without waive ts hereol and for reinbefore describe tent that they ar d, and all such pa ce, and the nonpa ill sums secured b te secur-7 of this ed by this wo of the n inter he granto e paym-imell as the for the shall be in percol shall

a breach of this To pay all cost earch as well as tion with or in ally incurred. To appear in security rights ses of this trust including the of erpenses of the trustee inc lation, and trustee's and attor truss uccu. its, lees and exp the other costs enforcing this ob 6. title s

lees actur 7. aflect the red. ear in and defend any action or proceeding rights or powers of beneficiary or trustee; ar ng in which the beneficiary or trustee may ap loreclosure of this deed, to pay all costs and loreclosure of this deed, to rustees a attor y's lees mentioned in this paragraph? in all the lo er agre as the

action or pro-cluding evidence of title and the berno... cluding evidence of title and the berno... amount of attorney's less mentioned in fixed by the trial court and in the even decree of the trial court, frantor furth pellate court shall adjudge reasonable ney's less on such appeal. It is mutually agreed that: 8. In the event that any portior under the right of eminent domain or right, if it so elects, to court what all as compension for such taking, which to pay all reasonable courts, appeals how it first upon any reasonable to with first upon any reasonable to with first upon any reasonable or any por are in exc ind attorney

from time to time upon written request of bene-and presentation of this deed and the note for ny time and t of its lees

endorsement (in case of full reconveyance, the liability of any person for the paymer (a) consent to the making of any map or granting any easement or creating any re subordination or other agreement affecting king or agr other arge

Aranting any essement or creating any restriction thereon; (c) join in an subordination or other afterment affecting this deed or the lien or char, thereoi; (d) reconvey, without warranty, all or any part of the lien or char, thereoi; (d) reconvey, without warranty, all or any part of the property. The best of the truthout matter of any matters or person be described as the "person or person legally entitled thereto," and the recitals therein of any matters or lates shabe conclusive proof of the truthhumas thereoi. Trustee's less lor any of the services mentioned in this paragraph shall be not less than \$5. If Upon any default by grantor hereunder, beneficiery may at at time without notice, either in person, by agent or by a receiver to be a pointed by a court, and without regard to the adequacy of any security lithe indebtedness hereby secured, enter upon and take possession of said property, and expenses of operation and collection, including reasonable atto ney's lees upon any indebtedness accured hereby, and in such order as ben't. The entering upon and taking possession of such rease of the security or any determine. any ap-lor

the other the

ance policies of the application or release the application of release the application of release the application of the applic see of any agreement hereunder, the b sreby immediately due and payable. In may proceed to foreclose this trust nere provided by law for mortgage lose this trust deed by advertisement uccurre all sums secure on any agreement herein beneliciary at his election may proceed to foreelose t as a mortage in the manner proceed to foreelose t direct the frustee to loreclose this trust deed by ad the latter event the beneliciary or the frustee shall o recorded his written notice of delault and his election real property to satisfy the obligations secured hereby shall lix the time and place of sale, give notice ther 86.740 to 86.795. hereby

140 to 86.795. It is trust deed in the manner provident of the state o obligat

14. Otherwise, the sale shall be held of place designated in the rotice of sale. The truste in one parcel or in separato parcels and shall auction to the highest bidder for cash, payable shall deliver to the purchaser jis deed in form the date er to rne ty so solo recitals in thluiness and bene

15. trustee 15. When trustee sells pursuant to the powers provided herein abuil apply the proceeds of sale to payment of (1) the expenses of cluding the compensation of the trustee and a reasonable charge by attorney, (2) to the obligation secured by the 'rust deed, (3) to all having recorded liens subsequent to the interest of the trustee in the order of their process in any, to the grantor or to his successor in interest entitled encludes.

16. For any reason permitted by law beneficiary may from tim pipoint a successor or successors to any trustee named herein or to our trustee appointed hereunder. Upon such appointment, and wit ance to the successor trustee, the latter shall be vested with all s and duties conferred upon any trustee herein named or appoint der. Each such appointment and subsiliution shall be made by wr ment executed by beneficiary, containing reference to this trust a place of record which the subsiliution shall be named by wr

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

e hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, frust company to do busivers under the laws of Oregon or the United States, or a title insurance company authorized to insure title to affiliates, agents or branches. NOTE: The Trust Deed Act provides that the trustee or savings and lean association authorized real property of this state, its subsidiaries,

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 $\mathbf{Z}$ \*\* \* in the second west of the star 2913 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (maxily convertient of the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. J, \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. CHRISTOPHER WINNE HARTMAN JEAN HARTMAN (if the signer of the above is a corporation, use the form of acknowledgment opposite.) , LLI NOTS (ORS 93.490) STATE OF OREGON, County of ) 85. STATE OF OREGON, )ss. ., 19 County of Du PAGE JANUARY 27th, 1978. Personally appeared and each for himself and not one for the other, did say that the former is the Personally appeared the above named. CHRISTOPHER W. & BEVERLY J. .... president and that the latter is the HARTMAN and acknowledged the foregoing instrusecretary of ... and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment to be voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon 14270015 My commission expires: 1/12/2 My commission expires: 1/12/22 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: REALTY SERVICES FARGO REALTY SERVICE 5 .Deputy recorded the within instru HARTMAN Beneficiary County. Grantor seal 50 19. 2911 TRUST DEED STEVENS-NESS LAW PUB. CO., PORTLAND. and BEVERLY JEAN HARTMAN record ..... o'clock\_A.M., and Klamath. n page... 143203 said 91101 4010 Z WYNNE hand ceived for n (FORM No. 881) Mortgages of OF OREGON uo. ST that Clerk Servether шy Wm...D..Milne received Fee \$6.00 number WELLS FARGO F 572 E. GREEN PASADENA, CA CHRISTOPHER GREEN CA certify Witness affixed. M78 County. ð ъ Was County ---10:15 16tMay file ð WELLS book. STATE or as fi Record County ment INC. à at. REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. . Trustee TO The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said **34**. 70 trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to . 19 DATED:...  $4 \pm 24$ Beneficiary Do not inte or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reco 100